Secretary finds affords comparable rights to child support credi-

tors: and

"(2) procedures under which, in any case in which

State knows of a transfer by a child support debtor

with

to which such a prima facie case is established the such a prima facie case is established.

(A) seek to void such transfer; or "(B) obtain a settlement in the best interests of the child support creditor.".

SEC. 365. WORK REQUIREMENT FOR PERSONS OWING PAST-DUE CHILD SUPPORT.

(a)IN GENERAL.—Section 466(a) (42 U.S.C. 666(a)), as amended by sections 315, 317, and 323 of this Act, is amended by inserting.

after paragraph (14) the following new paragraph

"(15) PROCEDURES TO ENSURE THAT PERSONS
OWING
PASTDIF SUPPORT WORK OR HAVE A PLAN FOR PAYMENT OF
SUCH

SUPPORT—
"(A) IN GENERAL—Procedures under which
State has the authority, in any case in which an individual owes past-due support with respect to a child receivina assistance under a State program funded under part. to issue an order or to request that a court or an adminisprocess established pursuant to trative State law an order that requires the individual to-

(i) pay such support in accordance with a plan approved by the court or at the option of the State a plan approved by the State agency administering

the State program under this part: or "fii) if the individual is subject to such nlan and is not incapacitated, participate in such work activities (as defined in section 407(d)) as the court. or, at the option of the State, the State adminagency istering the State program under this part. deems appropriate.

"(B) SUPPORT PAST-DUE DEFINED nurnoses ωf subparagraph (A). the term lnast-due support* means the amount of a delinquency determined under a court order or an order of an administrative process established under State law, for support and maintenance of a child a child and the parent with whom the child

is living."
(h)CONFORMING AMENDMENT.—The flush paragraph at the end of section 466(a) (42 U.S.C. 666(a)) is amended by striking "and (7)" and inserting "(7), and (15)".

SEC. 366. DEFINITION OF SUPPORT ORDER

Section 453 (42 U.S.C. 653) as amended by sections 316 and 345(b) of this Act is amended by adding at the end the following new subsection:

new subsection:

(n) SUPPORT ORDER DEFINED —As used in this the support order means a judgment, decree or order. whether porary, final, or subject to modification, issued by a court administrative agency of competent jurisdiction, for support and maintenance of a child, including a child who _attained the age of majority under the law of the issuing State. or a and the parent with whom the child is living. nrovides for monetary support, health care, arrearages, or reimbursement,